### **EXHIBIT A**

### **Proposed Second Amended Complaint**

### WINDELS MARX LANE & MITTENDORF, LLP

156 West 56<sup>th</sup> Street

New York, New York 10019

Tel: (212) 237-1000 Fax: (212) 262-1215 Howard L. Simon Kim M. Longo John J. Tepedino

Special Counsel to Irving H. Picard, Trustee for the Substantively Consolidated SIPA Liquidation of Bernard L. Madoff Investment Securities LLC and the Estate of Bernard L. Madoff

### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,	Adv. Pro. No. 08-01789 (SMB)			
Plaintiff-Applicant,	SIPA LIQUIDATION			
V.	(Substantively Consolidated)			
BERNARD L. MADOFF INVESTMENT SECURITIES LLC,				
Defendant.				
In re:				
BERNARD L. MADOFF,				
Debtor.				
IRVING H. PICARD, Trustee for the Liquidation of Bernard L. Madoff Investment Securities LLC,				
Plaintiff,	Adv. Pro. No. 10-05259 (SMB)			
v.				
STANLEY I. LEHRER, in his capacity as administrator of the Stanley I. Lehrer and Stuart M. Stein, J/T WROS; STUART M. STEIN, individually, and in his capacity as administrator of the Stanley I. Lehrer and Stuart M. Stein, J/T WROS; ARTHUR M. SISKIND; LINDA SOHN; NEAL M. GOLDMAN; ELAINE STEIN ROBERTS; ARTHUR J. FEIBUS; EUNICE CHERVONY LEHRER; TRUST U/T/A 8/20/90; EVELYN FISHER, individually, and in her capacity as Trustee for TRUST U/T/A 8/20/90; and				

RONI L. STEIN,	
Defendants.	

#### SECOND AMENDED COMPLAINT

Irving H. Picard (the "Trustee"), as trustee for the liquidation of the business of Bernard L. Madoff Investment Securities LLC ("BLMIS") under the Securities Investor Protection Act, 15 U.S.C. §§ 78aaa, et seq. ("SIPA"), and the substantively consolidated estate of Bernard L. Madoff individually ("Madoff"), by and through his undersigned counsel, for his second amended complaint (the "Second Amended Complaint") against Stanley I. Lehrer ("Lehrer"), in his capacity as administrator of the Stanley I. Lehrer and Stuart M. Stein, J/T WROS, Stuart M. Stein ("Stein"), individually, and in his capacity as administrator of the Stanley I. Lehrer and Stuart M. Stein, J/T WROS, Arthur M. Siskind, Linda Sohn, Neal M. Goldman, Elaine Stein Roberts, Arthur J. Feibus, Eunice Chervony Lehrer, Trust u/t/a 8/20/90, Evelyn Fisher, individually, and in her capacity as trustee for Trust u/t/a 8/20/90, and Roni L. Stein (the "Defendants") states as follows:

#### NATURE OF PROCEEDING

1. This adversary proceeding arises from the massive Ponzi scheme perpetrated by Madoff. Over the course of the scheme, there were more than 8,000 client accounts at BLMIS. In early December 2008, BLMIS generated client account statements for its approximately 4,900 open client accounts. When added together, these statements purport to show that clients of BLMIS had approximately \$65 billion invested with BLMIS. In reality, BLMIS had assets on hand worth a small fraction of that amount. On March 12, 2009, Madoff admitted to the

<sup>&</sup>lt;sup>1</sup> For convenience, future reference to SIPA will not include "15 U.S.C."

fraudulent scheme and pled guilty to 11 felony counts, and was sentenced on June 29, 2009 to 150 years in prison.

- 2. Defendants were beneficiaries of this Ponzi scheme. Since December 11, 2006, Defendants received the amount of \$4,955,500.00 from BLMIS. The Trustee's investigation has revealed that this entire amount represented fictitious profits from the Ponzi scheme.

  Accordingly, the Trustee seeks avoidance of the Initial Transfers (as defined below) as they constitute nothing more than other people's money.
- 3. Defendants Arthur M. Siskind, Linda Sohn, Neal M. Goldman, Elaine Stein Roberts, Arthur J. Feibus, Eunice Chervony Lehrer, Trust u/t/a 8/20/90, Evelyn Fisher, individually, and in her capacity as trustee for Trust u/t/a 8/20/90, and Roni L. Stein (the "Subsequent Transferee Defendants") received subsequent transfers of the avoidable transfers referenced herein.

#### **JURISDICTION AND VENUE**

- 4. This is an adversary proceeding commenced in this Court, in which the main underlying SIPA proceeding, No. 08-01789 (SMB) (the "SIPA Proceeding"), is pending. The SIPA Proceeding was originally brought in the United States District Court for the Southern District of New York as *Securities Exchange Commission v. Bernard L. Madoff Investment Securities LLC et al.*, No. 08 CV 10791 (the "District Court Proceeding") and has been referred to this Court. This Court has jurisdiction over this adversary proceeding under 28 U.S.C. §§ 78eee(b)(2)(A) and (b)(4).
- 5. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A), (H) and (O). The Trustee consents to the entry of final orders or judgment by this Court if it is determined that consent of the parties is required for this Court to enter final orders or judgment consistent with Article III of the U.S. Constitution.

- 6. Venue in this district is proper under 28 U.S.C. § 1409.
- 7. This adversary proceeding is brought under sections 78fff(b) and 78fff-2(c)(3) of SIPA, sections 105(a), 548(a), 550(a) and 551 of title 11 of the United States Code (the "Bankruptcy Code"), and other applicable law.

#### **DEFENDANTS**

- 8. Upon information and belief, Defendant Stuart M. Stein maintains his residence in Ft. Lauderdale, Florida. Stein holds a BLMIS account with Lehrer as joint tenants with the right of survivorship in the name, "Stanley I. Lehrer and Stuart M. Stein, J/T WROS," (the "Joint Tenancy Account") with the account address reported as White Plains, New York. Stein is named in this Second Amended Complaint, individually, and in his capacity as administrator of the Joint Tenancy Account, as an initial transferee of fictitious profits from the Ponzi scheme.
- 9. Upon information and belief, Stanley I. Lehrer maintains his residence in Delray Beach, Florida. Lehrer holds a BLMIS account with Stein as joint tenants with the right of survivorship in the name, "Stanley I. Lehrer and Stuart M. Stein, J/T WROS," with the account address reported as White Plains, New York. Lehrer is named in this Second Amended Complaint solely in his capacity as administrator of the Joint Tenancy Account, and not individually.<sup>2</sup>
- Upon information and belief, Subsequent Transferee Defendant Arthur M.
   Siskind maintains his residence in New York, New York.
- 11. Upon information and belief, Subsequent Transferee Defendant Linda Sohn maintains her residence in New York, New York.

<sup>&</sup>lt;sup>2</sup> Lehrer was included in the Complaint filed in this adversary proceeding on December 6, 2010 as a defendant and initial transferee of fictitious profits in his individual capacity as well as in his capacity as an administrator. The Trustee's Amended Complaint filed on December 10, 2010 dismissed Lehrer as a defendant in his individual capacity.

- 12. Upon information and belief, Subsequent Transferee Defendant Neal M. Goldman maintains his residence in Brooklyn, New York.
- 13. Upon information and belief, Subsequent Transferee Defendant Elaine Stein Roberts maintains her residence in Delray Beach, Florida.
- 14. Upon information and belief, Subsequent Transferee Defendant Arthur J. Feibus maintains his residence in Mount Kisco, New York.
- 15. Upon information and belief, Subsequent Transferee Defendant Eunice Chervony Lehrer maintains her residence in Delray Beach, Florida.
- 16. Upon information and belief, Subsequent Transferee Defendant Trust u/t/a 8/20/90 is a trust established under the laws of the State of Illinois, with the address reported as Glencoe, Illinois. Upon further information and belief, Subsequent Transferee Defendant Evelyn Fisher is a trustee and the sole beneficiary of the trust.
- 17. Upon information and belief, Subsequent Transferee Defendant Evelyn Fisher maintains her residence in Glencoe, Illinois. Upon further information and belief, Evelyn Fisher is a trustee and the sole beneficiary of Subsequent Transferee Defendant Trust u/t/a 8/20/90.
- 18. Upon information and belief, Subsequent Defendant Roni L. Stein maintains her residence in Ft. Lauderdale, Florida.

#### BACKGROUND, THE TRUSTEE AND STANDING

- 19. On December 11, 2008 (the "Filing Date"), Madoff was arrested by federal agents for criminal violations of federal securities laws, including securities fraud, investment adviser fraud, and mail and wire fraud. Contemporaneously, the Securities and Exchange Commission ("SEC") commenced the District Court Proceeding.
- 20. On December 15, 2008, under SIPA § 78eee(a)(4)(A), the SEC consented to combining its action with an application by the Securities Investor Protection Corporation

- ("SIPC"). Thereafter, under SIPA § 78eee(a)(4)(B), SIPC filed an application in the District Court alleging, among other things, that BLMIS could not meet its obligations to securities customers as they came due and its customers needed the protections afforded by SIPA.
- 21. Also on December 15, 2008, Judge Stanton granted SIPC's application and entered an order pursuant to SIPA, which, in pertinent part:
- a. appointed the Trustee for the liquidation of the business of BLMIS pursuant to SIPA § 78eee(b)(3);
- b. appointed Baker & Hostetler LLP as counsel to the Trustee pursuant to SIPA § 78eee(b)(3); and
  - c. removed the case to this Court pursuant to SIPA § 78eee(b)(4).
- 22. By orders dated December 23, 2008 and February 4, 2009, respectively, this Court approved the Trustee's bond and found that the Trustee was a disinterested person.

  Accordingly, the Trustee is duly qualified to serve and act on behalf of the estate.
- 23. On April 13, 2009, an involuntary bankruptcy petition was filed against Madoff, and on June 9, 2009, this Court substantively consolidated the chapter 7 estate of Madoff into the SIPA Proceeding.
- 24. On July 16, 2009, this Court entered an order granting the Trustee's motion to retain Windels Marx Lane & Mittendorf, LLP as special counsel on behalf of the consolidated estate, nunc pro tunc as of June 9, 2009.
- 25. At a plea hearing on March 12, 2009, in the case captioned United States v. Madoff, Case No. 09-CR-213(DC), Madoff pleaded guilty to an 11-count criminal information filed against him by the United States Attorney for the Southern District of New York. At the plea

hearing, Madoff admitted he "operated a Ponzi scheme through the investment advisory side of [BLMIS]."

- 26. At a plea hearing on August 11, 2009, in the case captioned *United States v*. *DiPascali*, Case No. 09-CR-764 (RJS), Frank DiPascali, a former BLMIS employee, pleaded guilty to a ten-count criminal information charging him with participating in and conspiring to perpetuate the Ponzi scheme. DiPascali admitted that no purchases or sales of securities took place in connection with BLMIS customer accounts and that the Ponzi scheme had been ongoing at BLMIS since at least the 1980s.
- 27. At a plea hearing on November 21, 2011, in the case captioned *United States v. Kugel*, Case No. 10-CR-228 (LTS), David Kugel, a former BLMIS trader and manager, pleaded guilty to a six-count criminal information charging him with securities fraud, falsifying the records of BLMIS, conspiracy, and bank fraud. Kugel admitted to helping create false, backdated trades in BLMIS customer accounts beginning in the early 1970s.
- 28. On March 24, 2014, Daniel Bonventre, Annette Bongiorno, Jo Ann Crupi, George Perez, and Jerome O'Hara were convicted of fraud and other crimes in connection with their participation in the Ponzi scheme as employees of BLMIS's investment advisory business ("IA Business").
- 29. As the Trustee appointed under SIPA, the Trustee is charged with assessing claims, recovering and distributing customer property to BLMIS's customers holding allowed customer claims, and liquidating any remaining BLMIS assets for the benefit of the estate and its creditors. The Trustee is using his authority under SIPA and the Bankruptcy Code to avoid and recover payouts of fictitious profits and/or other transfers made by the Debtors to customers and others to the detriment of defrauded, innocent customers whose money was consumed by the

Ponzi scheme. Absent this and other recovery actions, the Trustee will be unable to satisfy the claims described in subparagraphs (A) through (D) of SIPA § 78fff-2(c)(1).

- 30. Pursuant to SIPA § 78fff-1(a), the Trustee has the general powers of a bankruptcy trustee in a case under the Bankruptcy Code in addition to the powers granted by SIPA pursuant to SIPA § 78fff(b). Chapters 1, 3, 5 and subchapters I and II of chapter 7 of the Bankruptcy Code apply to this proceeding to the extent consistent with SIPA pursuant to SIPA § 78fff(b).
- \$ 78fff-1(a) and applicable provisions of the Bankruptcy Code, including 11 U.S.C. §§ 323(b), 544, and 704(a)(1), because the Trustee has the power and authority to avoid and recover transfers under Bankruptcy Code sections 544, 547, 548, 550(a), and 551, and SIPA §§ 78fff-1(a) and 78fff-2(c)(3).

### THE PONZI SCHEME

- 32. Madoff founded BLMIS in or about 1960 as a sole proprietorship. On January 1, 2001, Madoff continued BLMIS as a sole member limited liability company under the laws of the State of New York, with BLMIS assuming the liabilities of the former sole proprietorship.

  BLMIS's ownership and control did not change since its formation in 1960. During that time, BLMIS had been continually registered with the SEC, and remained a SIPC member since its formation in late 1970. For most of its existence, BLMIS operated from its principal place of business at 885 Third Avenue, New York, New York. Madoff, as founder, sole owner, chairman, and chief executive officer, operated BLMIS with several family members and other employees, including DiPascali and David Kugel, who pleaded guilty to helping Madoff carry out the fraudulent scheme.
  - 33. Beginning in the 1990s, Madoff outwardly ascribed the consistent investment success of BLMIS's IA Business to the "split-strike conversion" ("SSC") investment strategy.

Madoff claimed his strategy would produce steady returns without the volatility in the stock market or other high return investment strategies. Madoff generally indicated that investors' funds would be invested in a basket of common stocks within the Standard & Poor's 100 Index ("S&P 100 Index"), which is a collection of the 100 largest publicly traded companies, as determined by Standard & Poor's Index Committee. The basket of stocks was designed to correlate to the movement of the S&P 100 Index. The second part of the SSC strategy involved purporting to sell call options and buy put options on the S&P 100 Index; this is commonly referred to as a "collar." Madoff purported to purchase and sell option contracts to control the downside risk of price changes in the basket of stocks correlated to the performance of the S&P 100 Index. All options relating to the companies within the S&P 100 Index, including options based upon the S&P 100 Index itself, clear through the Options Clearing Corporation ("OCC"). The OCC has no records showing that BLMIS's IA Business cleared any trades in any exchange-listed options.

- 34. BLMIS commingled all of the funds received from IA Business investors in a single BLMIS account maintained at JPMorgan Chase Bank.
- 35. Because Madoff claimed that he would carefully time purchases and sales to maximize value, customer funds would intermittently be out of the market. During those times, Madoff claimed that the funds were invested in U.S. Treasury securities ("Treasury Bills") or mutual funds invested in Treasury Bills. There is no record of BLMIS clearing a single purchase or sale of securities in connection with the SSC strategy at the Depository Trust & Clearing Corporation, the clearing house for such transactions, or any other trading platform on which BLMIS could have traded securities. There are no other BLMIS records that demonstrate that BLMIS traded securities using the SSC strategy.

- 36. At their plea hearings, Madoff and DiPascali admitted that BLMIS purchased none of the securities listed on the IA Business customers' fraudulent statements.
- 37. Madoff operated the IA Business as a Ponzi scheme. The money received from IA Business customers was used primarily to make distributions to, or payments for, other customers. The falsified trades reflected in monthly account statements made it appear that the IA Business accounts included substantial gains on customers' principal investments. The Ponzi scheme collapsed in December 2008, when the requests for redemptions overwhelmed the flow of new investments with BLMIS's IA Business.
- 38. Since at least 1983, BLMIS financial reports filed with the SEC fraudulently omitted the existence of the billions of dollars of customer funds held by BLMIS.
- 39. BLMIS did not register as an investment adviser with the SEC until August 2006. At that time, BLMIS filed with the SEC a Form ADV (Uniform Application for Investment Adviser Registration) representing, among other things, that BLMIS had 23 customer accounts and assets under management of \$11.7 billion. Thereafter, BLMIS filed a Form ADV annually with the SEC, the latest of which was filed in January 2008. It represented that BLMIS had 23 customer accounts with assets under management of \$17.1 billion. In fact, at that time BLMIS had over 4,900 active customer accounts with a purported value of approximately \$68 billion under management.
- 40. Contrary to standard practice in the investment advisory industry, BLMIS did not charge the IA Business customers a fee for investment advisory services. Madoff knew others that solicited investors for BLMIS, or, directly or indirectly, funded customer accounts, charged hundreds of millions of dollars for investment advisory services attributed to BLMIS. Instead of

investment advisory fees, BLMIS purported to accept commissions for the purported trades, as reflected in the fraudulent IA Business customer statements.

- 41. BLMIS's auditor was Friehling & Horowitz, CPA, P.C. ("Friehling & Horowitz"), a three-person accounting firm in Rockland County, New York. Of the three employees at the firm, one employee was an administrative assistant and one was a semi-retired accountant living in Florida. On or about November 3, 2009, David Friehling, the sole proprietor of Friehling & Horowitz, pleaded guilty to filing false audit reports for BLMIS and filing false tax returns for Madoff and others.
- 42. At all relevant times, BLMIS was insolvent because (i) its assets were worth less than the value of its liabilities; (ii) it could not meet its obligations as they came due; and (iii) at the time of the transfers alleged herein, BLMIS was left with insufficient capital.

### THE TRANSFERS

- 43. According to BLMIS's records, the Joint Tenancy Account (No. 1L0013) was maintained with BLMIS, as set forth in the attached Exhibit A. The Joint Tenancy Account was first established in or about January 1978 by Howard M. Squadron ("Squadron") and Allen A. Stein as joint tenants with the right of survivorship. Following Allen A. Stein's death on November 8, 1988, ownership of the Joint Tenancy Account changed to Squadron and Stanley I. Lehrer as joint tenants with the right of survivorship. On or about April 21, 1992, ownership of the Joint Tenancy Account was changed to Stanley I. Lehrer and Stuart M. Stein, as joint tenants with the right of survivorship, and the named account holder was amended to "Stanley I. Lehrer and Stuart M. Stein, J/T WROS."
- 44. Upon information and belief, a Customer Agreement, an Option Agreement, and/or a Trading Authorization Limited to Purchases and Sales of Securities and Options

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(collectively, the "Account Agreements") were executed and delivered to BLMIS at BLMIS's headquarters located at 885 Third Avenue, New York, New York.

- 45. The Joint Tenancy Account Agreements were to be performed in New York, New York through securities trading activities that would take place in New York, New York. The Joint Tenancy Account was held in New York, New York, and funds were sent to BLMIS and/or to BLMIS's account at JPMorgan Chase & Co., Account #xxxxxxxxxxx1703 (the "BLMIS Bank Account") in New York, New York for application to the Joint Tenancy Account and the purported conducting of trading activities. Between the date the Joint Tenancy Account was opened and the Filing Date, deposits were made to BLMIS through checks and/or wire transfers into the BLMIS Bank Account, and/or the Joint Tenancy Account received inter-account transfers from other BLMIS accounts.
- 46. During the two years prior to the Filing Date, BLMIS made transfers to Lehrer and Stein (the "Initial Transfers") by depositing funds into their joint account at Bank of America, Account #xxxxxx2231 (the "Lehrer Stein Joint Bank Account"), totaling at least \$4,955,500.00 in fictitious profits from the Ponzi scheme. The Initial Transfers are set forth in Column 9 of Exhibit B attached hereto. The Initial Transfers constitute non-existent profits supposedly earned in the Joint Tenancy Account, but, in reality, they were other people's money. The Initial Transfers are avoidable and recoverable under sections 548(a), 550(a)(1) and 551 of the Bankruptcy Code and applicable provisions of SIPA, particularly SIPA section 78fff-2(c)(3).
- 47. At least \$4,822,500.00 of the Initial Transfers was subsequently transferred from the Lehrer Stein Joint Bank Account to (i) Lehrer, (ii) Stein and Subsequent Transferee

  Defendant Roni L. Stein, jointly, and (iii) Subsequent Transferee Defendants Arthur M. Siskind,

  Linda Sohn, Neal M. Goldman, and Elaine Stein Roberts.

- 48. Of this \$4,822,500.00, the Trustee seeks recovery of the following transfers (together, the "Subsequent Transfers") totaling \$3,170,500.00:
  - \$900,000.00 subsequently transferred from the Lehrer Stein Joint Bank Account to Roni L. Stein (jointly with Stein), of which \$215,000.00 was further subsequently transferred to Arthur J. Feibus;
  - \$100,000.00 subsequently transferred from the Lehrer Stein Joint Bank Account to Arthur M. Siskind:
  - \$370,000.00 subsequently transferred from the Lehrer Stein Joint Bank Account to Linda Sohn;
  - \$107,500.00 subsequently transferred from the Lehrer Stein Joint Bank Account to Neal M. Goldman;
  - \$1,125,000.00 subsequently transferred from the Lehrer Stein Joint Bank Account to Elaine Stein Roberts;
  - \$128,000.00 subsequently transferred from the Lehrer Stein Joint Bank Account to Lehrer, which was further subsequently transferred to Eunice Chervony Lehrer; and
  - \$440,000.00 subsequently transferred from the Lehrer Stein Joint Bank Account to Lehrer, which was further subsequently transferred to Trust u/t/a 8/20/90, of which Evelyn Fisher is sole beneficiary.

Charts setting forth the dates on which the Subsequent Transfers occurred and the amount received by each of the above Subsequent Transferee Defendants are attached hereto as Exhibit C through Exhibit K.

- 49. The Subsequent Transfers being sought by the Trustee, or the value thereof, are recoverable from the Subsequent Transferee Defendants pursuant to § 550(a) of the Bankruptcy Code.
- 50. Lehrer and Stein, as administrators of the Joint Tenancy Account (the "Administrator Defendants"), filed a customer claim with the Trustee on or about February 26, 2009, which claim was denied on or about July 1, 2010 (the "Determination"). The Administrator Defendants did not file an objection to the Determination with the Court.

- 51. The Trustee's discovery and investigation is ongoing, and the Trustee reserves the right to: (i) supplement the information on the Initial Transfers, Subsequent Transfers, and any additional transfers; and (ii) seek avoidance and recovery of such transfers.
- 52. To the extent that any of the avoidance and/or recovery counts may be inconsistent with each other, they are to be treated as being pled in the alternative.

### <u>COUNT ONE</u> <u>FRAUDULENT TRANSFER – 11 U.S.C. §§ 105(a), 548(a)(1)(A), 550(a) AND 551</u>

- 53. To the extent applicable, the Trustee incorporates by reference the allegations contained in the previous paragraphs of this Second Amended Complaint as if fully rewritten herein.
- 54. Each of the Initial Transfers was made on or within two years before the Filing Date.
- 55. Each of the Initial Transfers constituted a transfer of an interest of BLMIS in property within the meaning of section 101(54) of the Bankruptcy Code and pursuant to section 78fff-2(c)(3) of SIPA.
- 56. Each of the Initial Transfers was made by BLMIS with the actual intent to hinder, delay or defraud some or all of BLMIS's then existing and/or future creditors.
- 57. Each of the Initial Transfers constitutes a fraudulent transfer avoidable by the Trustee pursuant to section 548(a)(1)(A) of the Bankruptcy Code and recoverable pursuant to section 550(a) of the Bankruptcy Code and section 78fff-2(c)(3) of SIPA.
- 58. As a result of the foregoing, pursuant to sections 105(a), 548(a)(1)(A), 550(a), and 551 of the Bankruptcy Code and section 78fff-2(c)(3) of SIPA, the Trustee is entitled to a judgment: (a) avoiding and preserving the Initial Transfers; (b) directing that the Initial Transfers be set aside; (c) recovering the Initial Transfers, or the value thereof, from Stein for the

benefit of the BLMIS estate; and (d) awarding any other relief the Court deems just and appropriate.

# $\frac{\text{COUNT TWO}}{\text{RECOVERY OF SUBSEQUENT TRANSFERS} - 11 \text{ U.S.C. } \S \text{ 105(a), 548, 550(a) AND}}{551}$

- 59. To the extent applicable, the Trustee incorporates by reference the allegations contained in the previous paragraphs of this Second Amended Complaint as if fully rewritten herein.
- 60. Each of the Subsequent Transfers is recoverable from the Subsequent Transferee Defendants under section 550(a) of the Bankruptcy Code and section 78fff-2(c)(3) of SIPA.
- 61. Each of the Subsequent Transfers was made directly or indirectly by Lehrer and/or Stein to the Subsequent Transferee Defendants.
- 62. The Subsequent Transferee Defendants are immediate or mediate transferees of the Subsequent Transfers from Lehrer and/or Stein.
- 63. As a result of the foregoing, pursuant to sections 105(a) and 550(a) of the Bankruptcy Code and section 78fff-2(c)(3) of SIPA, the Trustee is entitled to a judgment against the Subsequent Transferee Defendants: (a) recovering the Subsequent Transfers, or the value thereof, from the Subsequent Transferee Defendants for the benefit of the BLMIS estate; and (b) awarding any other relief the Court deems just and appropriate.

**WHEREFORE**, the Trustee respectfully requests that this Court enter judgment in favor of the Trustee as follows:

i. On the First Claim for Relief, pursuant to sections 105(a), 548(a)(1)(A), 550(a) and 551 of the Bankruptcy Code and section 78fff-2(c)(3) of SIPA, judgment: (a) avoiding and preserving the Initial Transfers; (b) directing that the Initial Transfers be set aside; (c) recovering

the Initial Transfers, or the value thereof, from Stein for the benefit of the BLMIS estate; and (d) awarding any other relief the Court deems just and appropriate;

- ii. On the Second Claim for Relief, pursuant to sections 105(a) and 550(a) of the Bankruptcy Code and section 78fff-2(c)(3) of SIPA, judgment against the Subsequent Transferee Defendants: (a) recovering the Subsequent Transfers, or the value thereof, from the Subsequent Transferee Defendants for the benefit of the BLMIS estate; and (b) awarding any other relief the Court deems just and appropriate.
- iii. On all Claims for Relief, impressing all Defendants' property, or the proceeds, product and offspring of such property, with an equitable lien and/or a constructive trust in favor of the Trustee for the benefit of the estate, to the extent that the Initial Transfers or Subsequent Transfers were used, in whole or in part, to purchase, improve and/or maintain such property;
- iv. On all Claims for Relief, establishing a constructive trust over all Initial Transfers and Subsequent Transfers and their proceeds, product and offspring in favor of the Trustee for the benefit of the estate;
- v. On all Claims for Relief, pursuant to federal common law and/or N.Y. CPLR 5001 and 5004, as applicable, awarding the Trustee prejudgment interest from the date on which the Initial Transfers were received;
- vi. On all Claims for Relief, awarding the Trustee all applicable interest, costs, and disbursements in this proceeding; and
- vii. Granting the Trustee such other, further, and different relief as the Court deems just, proper and equitable.

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Dated: New York, New York December 7, 2015 By: /s/ Howard L. Simon
Howard L. Simon (hsimon@windelsmarx.com)

Kim M. Longo (klongo@windelsmarx.com) John J. Tepedino (jtepedino@windelsmarx.com)

Windels Marx Lane & Mittendorf LLP

156 West 56th Street

New York, New York 10019

Tel: (212) 237-1000 Fax: (212) 262-1215

Special Counsel for Irving H. Picard, Trustee for the Substantively Consolidated SIPA Liquidation of Bernard L. Madoff Investment Securities LLC and the

Estate of Bernard L. Madoff

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BLMIS Account Name	BLMIS Account Number
STANLEY I LEHRER & STUART M STEIN J/T WROS	1L0013

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10
<u>Date</u>	<u>Transaction Description</u> <u>as Reported in</u> <u>Customer Statement</u>	Amount as Reported in Customer Statement	<u>Deposits</u>	Withdrawals	Transfers In	Transfers Out	Balance of Principal	2-Year Fraudulent Transfers	2-Year Principal Transfers
3/31/1981	PRINCIPAL CREDIT MARCH 1981	1,545,525 [1]	1,545,525	-	-	-	1,545,525	-	-
3/31/1981	PRINCIPAL CREDIT MARCH 1981	290,310 [1]	290,310	-	-	-	1,835,835	-	_
3/9/1982	CHECK	(750)	-	(750)	-	-	1,835,085	-	-
3/11/1982	CHECK	(750)	-	(750)	-	-	1,834,335	-	-
3/15/1982	CHECK RET	750	-	750	-	-	1,835,085	-	-
7/13/1982	CHECK	(50,478)	-	(50,478)	-	-	1,784,607	-	-
10/27/1982	TRANS TO H SQUADRON (1S0135)	(200,000)	-	-	-	(200,000)	1,584,607	-	-
1/28/1983	CHECK	151,111	151,111	-	-	-	1,735,718	-	-
7/18/1983	CHECK	(75,000)	-	(75,000)	-	-	1,660,718	-	-
7/28/1983	CHECK	(25,000)	-	(25,000)	-	-	1,635,718	-	-
8/15/1983	CHECK	(85,000)	-	(85,000)	-	-	1,550,718	-	-
2/8/1984 4/5/1984	CHECK CHECK	63,315 15,000	63,315	-	-	-	1,614,033 1,629,033	-	
5/17/1985	CHECK	(1,633)	15,000	(1,633)	-	-	1,629,033	-	-
3/17/1986	CHECK	(2,139)	-	(2,139)	-	- -	1,625,261	-	-
3/27/1987	CHECK	(4,000)	-	(4,000)			1,621,261	_	-
1/22/1988	CHECK	(254,654)	_	(254,654)	_	_	1,366,607	_	_
2/1/1988	CHECK	154,654	154,654	(23 1,03 1)	_	_	1,521,261	-	-
2/11/1988	CHECK	100,000	100,000	-	-	-	1,621,261	-	-
4/18/1988	CHECK	(4,000)	-	(4,000)	-	-	1,617,261	-	-
2/1/1989	TRANS TO 10191510 (101915)	(2,175,926) [2]	_	_	_	(1,617,261)	_	_	_
3/2/1989	CHECK	(4,000)	-	(4,000)	_	(1,017,201)	(4,000)	-	-
7/12/1989	CHECK	100,000	100,000	(1,000)	_	_	96,000	<u>-</u>	_
1/3/1990	CHECK	500,000	500,000	-	-	-	596,000	-	-
2/2/1990	TRANS FROM 10191510 (101915)	1,436,087 [3]	_	_	861,609	_	1,457,609	_	_
2/2/1990	TRANS FROM 10191510 (101915)	1,259,482 [3]		_	755,651		2,213,261		
2/13/1990	CHECK	(50,000)		(50,000)	755,051	-	2,213,261	-	-
2/22/1990	CHECK	(12,000)	-	(12,000)	-	-	2,151,261	-	-
3/1/1990	CANCEL CHECK 02/22/90	12,000	_	12,000	-	_	2,163,261	-	_
3/2/1990	CHECK	(5,000)	-	(5,000)	_	-	2,158,261	-	-
6/11/1990	TRANS TO H&A SQUADRON (180136)	(1,600,000)	-	-	-	(1,600,000)	558,261	-	_
6/29/1990	CHECK	(90,000)	-	(90,000)	-	-	468,261	-	-
11/26/1990	TRANS FR 10177410 A/O 11/16/90 (1S0136)	13,093	-	-	13,093	-	481,354	-	-
1/11/1991	CHECK	(480,000)	-	(480,000)	-	-	1,354	-	-
2/15/1991	CHECK	(5,000)	-	(5,000)	-	-	(3,646)	-	-
7/2/1991	CHECK	(160,000)	-	(160,000)	-	-	(163,646)	-	-
7/3/1991	STOP PAYMENT CHECK 7/2/91	160,000	-	160,000	-	-	(3,646)	-	-
7/3/1991	CHECK	(160,000)	-	(160,000)	-	-	(163,646)	-	-
2/19/1992	CHECK	(5,000)	-	(5,000)	-	-	(168,646)	-	-
1/11/1993	CHECK	100,000	100,000	-	-	-	(68,646)	-	-
3/16/1993	CHECK	(6,000)	-	(6,000)	-	-	(74,646)	-	-
3/25/1993	STOP PAYMENT	6,000	-	6,000	-	-	(68,646)	-	-
3/26/1993	CHECK	(6,000)	150.000	(6,000)	-	-	(74,646)	-	-
4/1/1993	CHECK	150,000	150,000	-	-	-	75,354	-	-
12/31/1993 4/12/1994	CHECK WIRE	176,000	176,000	(7,000)	-	-	251,354 244,354	-	-
4/12/1994	CHECK	(7,000)	-	(7,000)	-	-	244,554	-	-

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10
<u>Date</u>	<u>Transaction Description</u> <u>as Reported in</u> <u>Customer Statement</u>	Amount as Reported in Customer Statement	<u>Deposits</u>	<u>Withdrawals</u>	Transfers In	Transfers Out	Balance of Principal	2-Year Fraudulent Transfers	2-Year Principal Transfers
6/9/1994	CHECK	(165,000)	-	(165,000)	-	-	79,354	-	-
12/8/1994	CHECK	(2,050,000)	-	(2,050,000)	-	-	(1,970,646)	-	-
3/16/1995	CHECK	(7,000)	-	(7,000)	-	-	(1,977,646)	-	-
3/31/1995	CHECK WIRE	100,000	100,000	-	-	-	(1,877,646)	-	-
6/16/1995	CHECK	(175,000)	-	(175,000)	-	-	(2,052,646)	-	-
2/28/1996	CHECK	(7,000)	-	(7,000)	-	-	(2,059,646)	-	-
3/15/1996	CHECK	(195,654)	-	(195,654)	-	-	(2,255,300)	-	-
4/26/1996	CHECK	(61,531)	-	(61,531)	-	-	(2,316,831)	-	-
6/18/1996	ROLLOVER TO 1S023130 (1S0231)	(308,130) [4]	-	-	-	-	(2,316,831)	-	-
6/18/1996	ROLLOVER TO 1L010530 (1L0013)	(2,389,967)	-	-	-	-	(2,316,831)	-	-
6/24/1996	ROLLOVER A/O 6/18/96 (1L0105)	(2,389,267) [4]	-	-	-	-	(2,316,831)	-	-
6/24/1996	CANCEL 6/18 C&S (1L0013)	2,389,967	-	-	-	-	(2,316,831)	-	-
6/26/1996	ROLLOVER TO 1S023130 (1S0231)	(370,403) [4]	-	-	-	-	(2,316,831)	-	-
7/2/1996	ROLLOVER TO 1S023130 (1S0231)	(706,954) [4]	-	-	-	-	(2,316,831)	-	_
7/9/1996	CHECK	(30,000)	-	(30,000)	-	-	(2,346,831)	-	-
9/16/1996	CHECK	(3,446)	-	(3,446)	-	-	(2,350,277)	-	-
9/17/1996	CHECK	(50,000)	-	(50,000)	-	-	(2,400,277)	-	-
9/24/1996	CHECK	(78,000)	-	(78,000)	-	-	(2,478,277)	-	-
12/16/1996	TRANS TO 1S023130 (1S0231)	$(101,294)^{-[4]}$	-	_	_	_	(2,478,277)	-	-
12/16/1996	TRANS TO 1L010530 (1L0105)	(174,677) [4]	_	_	_	_	(2,478,277)	_	_
12/31/1996	CHECK WIRE	75,000	75,000	-	-	-	(2,403,277)	-	-
1/2/1997	TRANS TO 1P006230 (1P0062)	(616,018) [4]		-	_	_	(2,403,277)	_	_
1/3/1997	CHECK	(4,416,669)	-	(4,416,669)	-	-	(6,819,946)	_	-
1/3/1997	CHECK	(400,000)	-	(400,000)	_	_	(7,219,946)	_	-
1/17/1997	CHECK	(50,000)	-	(50,000)	-	-	(7,269,946)	-	-
2/19/1997	CHECK	(193,959)	-	(193,959)	-	-	(7,463,905)	-	-
3/27/1997	CHECK	(150,000)	-	(150,000)	-	-	(7,613,905)	-	-
4/4/1997	CHECK	(100,000)	-	(100,000)	-	-	(7,713,905)	-	-
4/14/1997	CHECK	(150,000)	-	(150,000)	-	-	(7,863,905)	-	-
5/30/1997	CHECK	(30,000)	-	(30,000)	-	-	(7,893,905)	-	-
6/10/1997	CHECK	20,000	20,000	-	-	-	(7,873,905)	-	-
6/13/1997	CHECK	(42,500)	-	(42,500)	-	-	(7,916,405)	-	-
7/25/1997	TRANS TO 1L014130 (1L0141)	$(3,664,425)^{[4]}$	-	-	-	-	(7,916,405)	-	-
8/28/1997	CHECK	(160,000)	-	(160,000)	-	-	(8,076,405)	-	-
11/19/1997	TRANS TO 1P006230 (1P0062)	(761,185) [4]	-	_	-	_	(8,076,405)	-	-
11/19/1997	TRANS FROM 1P006230 (1P0062)	761,185	-	-	-	-	(8,076,405)	-	-
11/19/1997	CANCEL (1P0062)	(761,185)	-	-	-	-	(8,076,405)	-	-
11/26/1997	CHECK	(30,000)	-	(30,000)	-	-	(8,106,405)	-	-
12/11/1997	TRANS FROM 1L010530 (1L0105)	100,000 [5]	-	_	-	_	(8,106,405)	-	-
12/12/1997	CHECK WIRE	50,000	50,000	-	-	-	(8,056,405)	-	-
12/17/1997	CHECK	(100,000)	-	(100,000)	-	-	(8,156,405)	-	-
12/24/1997	CHECK RETURNED	100,000	-	100,000	-	-	(8,056,405)	-	-
2/27/1998	CHECK	(33,898)	-	(33,898)	-	-	(8,090,304)	-	-
3/5/1998	CHECK	(200,000)	-	(200,000)	-	-	(8,290,304)	-	-
4/2/1998	CHECK	(175,000)	-	(175,000)	-	-	(8,465,304)	-	-

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10
<u>Date</u>	Transaction Description  as Reported in  Customer Statement	Amount as Reported in Customer Statement	<u>Deposits</u>	<u>Withdrawals</u>	<u>Transfers In</u>	Transfers Out	Balance of Principal	2-Year Fraudulent Transfers	2-Year Principal Transfers
5/5/1998	CHECK WIRE	100,000	100,000	-	-	-	(8,365,304)	-	-
5/22/1998	CHECK	(60,000)	-	(60,000)	-	-	(8,425,304)	-	-
7/6/1998	CHECK	(50,000)	-	(50,000)	-	-	(8,475,304)	-	-
7/16/1998	CHECK	(75,000)	-	(75,000)	-	-	(8,550,304)	-	-
10/6/1998	CHECK	(20,000)	-	(20,000)	-	-	(8,570,304)	-	-
11/17/1998	TRANS TO 1P006230 (1P0062)	(912,570) [4]	-	-	-	-	(8,570,304)	-	-
12/3/1998	CHECK	(150,000)	-	(150,000)	-	-	(8,720,304)	-	-
12/18/1998	TRANS FROM 1L010530 (1L0105)	250,000 [5]	-	-	-	-	(8,720,304)	-	-
12/23/1998	CHECK	(200,000)	-	(200,000)	-	-	(8,920,304)	-	-
12/23/1998	TRANS TO 1S038730 (1S0387)	$(2,241,458)^{-[4]}$	-	-	-	-	(8,920,304)	-	-
1/7/1999	CHECK	(200,000)	-	(200,000)	-	-	(9,120,304)	-	-
2/11/1999	CHECK	(100,000)	-	(100,000)	-	-	(9,220,304)	-	-
3/2/1999	CHECK	(17,000)	-	(17,000)	-	-	(9,237,304)	-	-
3/24/1999	CHECK	(130,000)	-	(130,000)	-	-	(9,367,304)	-	
4/8/1999	CHECK	(40,000)	-	(40,000)	-	-	(9,407,304)	-	-
4/13/1999	CHECK	(50,000)	-	(50,000)	-	-	(9,457,304)	-	-
4/14/1999	TRANS TO 1S028730 (1S0287)	(90,193) [4]	-	-	-	-	(9,457,304)	-	-
5/26/1999	CHECK	(150,000)	-	(150,000)	-	-	(9,607,304)	-	-
12/6/1999	TRANS TO 1P006230 (1P0062)	(1,466,484) [4]	-	-	-	_	(9,607,304)	-	-
12/8/1999	CHECK	(20,000)	-	(20,000)	-	-	(9,627,304)	-	-
12/31/1999	TRANS TO 1E015830 (1E0158)	(2,000,000) <sup>[4]</sup>	_	_	_	_	(9,627,304)	_	_
1/3/2000	CHECK	(200,000)	-	(200,000)	-	-	(9,827,304)	-	-
1/11/2000	TRANS FROM 1L010530 A/O 12/31 (1L0105)	200,000 [5]	_	_	_	_	(9,827,304)	_	_
1/12/2000	CHECK	(120,000)	-	(120,000)	_	_	(9,947,304)	_	_
1/21/2000	CHECK	83,000	83,000	(120,000)	-	-	(9,864,304)	-	-
2/1/2000	TRANS TO 1P006230 (1P0062)	(84,171) [4]	_	_	_	_	(9,864,304)	_	_
2/2/2000	CHECK	(17,500)	-	(17,500)	_		(9,881,804)	_	_
3/1/2000	CHECK	(200,000)	-	(200,000)	_	_	(10,081,804)	_	-
3/1/2000	CHECK	(280,000)	-	(280,000)	-	-	(10,361,804)	-	-
5/22/2000	CHECK	(100,000)	-	(100,000)	-	-	(10,461,804)	-	-
5/31/2000	CHECK	(140,000)	-	(140,000)	-	-	(10,601,804)	-	-
6/30/2000	CHECK WIRE	25,000	25,000	-	-	-	(10,576,804)	-	-
8/29/2000	CHECK	(195,000)	-	(195,000)	-	-	(10,771,804)	-	-
11/7/2000	CHECK	(4,050,000)	-	(4,050,000)	-	-	(14,821,804)	-	-
12/19/2000	CHECK	(100,000)	-	(100,000)	-	-	(14,921,804)	-	-
12/29/2000	CHECK	(150,000)	-	(150,000)	-	-	(15,071,804)	-	-
12/29/2000	TRANS FROM 1L010530 (1L0105)	200,000 [5]	-	-	-	-	(15,071,804)	-	-
1/2/2001	CHECK	(100,000)	-	(100,000)	-	-	(15,171,804)	-	-
1/23/2001	CHECK	75,000	75,000	-	-	-	(15,096,804)	-	-
2/8/2001	CHECK	(19,500)	-	(19,500)	-	-	(15,116,304)	-	-
2/9/2001	CHECK	(100,000)	-	(100,000)	-	-	(15,216,304)	-	-
2/13/2001	CHECK	40,000	40,000	-	-	-	(15,176,304)	-	-
2/20/2001	CHECK	(240,000)	-	(240,000)	-	-	(15,416,304)	-	-
2/22/2001	TRANS TO 1S043730 (1S0437)	(640,682) [4]	-	-	-	-	(15,416,304)	-	-
2/22/2001	TRANS TO 1G032530 (1G0325)	(795,195) [4]	-	-	-	-	(15,416,304)	-	-
			D	2 of 7 11 0012					

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10
<u>Date</u>	Transaction Description as Reported in Customer Statement	Amount as Reported in Customer Statement	<u>Deposits</u>	<u>Withdrawals</u>	<u>Transfers In</u>	Transfers Out	Balance of Principal	2-Year Fraudulent Transfers	2-Year Principal Transfers
3/13/2001	CHECK	(35,000)	-	(35,000)	-	-	(15,451,304)	-	-
3/30/2001	CHECK	(100,000)	-	(100,000)	-	-	(15,551,304)	-	-
5/1/2001	CHECK	(180,000)	-	(180,000)	-	-	(15,731,304)	-	-
5/15/2001	CHECK	(90,000)	-	(90,000)	-	-	(15,821,304)	-	-
6/26/2001	TRANS TO 1G032530 (1G0325)	(19,545) [4]	-	-	-	-	(15,821,304)	-	-
6/26/2001	TRANS TO 1S043730 (1S0437)	(15,747) [4]	-	-	-	-	(15,821,304)	-	-
8/30/2001	CHECK	(150,000)	-	(150,000)	-	-	(15,971,304)	-	-
11/9/2001	CHECK	(100,000)	-	(100,000)	-	-	(16,071,304)	-	-
12/28/2001	CHECK	(100,000)	-	(100,000)	-	-	(16,171,304)	-	-
12/31/2001	TRANS FROM 1L010530 (1L0105)	225,000 [5]	-	-	-	-	(16,171,304)	-	-
1/17/2002	CHECK	(150,000)	-	(150,000)	-	-	(16,321,304)	-	-
2/4/2002	STOP PAYMENT	150,000	-	150,000	-	-	(16,171,304)	-	-
2/5/2002	CHECK	(150,000)	-	(150,000)	-	-	(16,321,304)	-	-
2/6/2002	CHECK	(19,500)	-	(19,500)	-	-	(16,340,804)	-	-
2/25/2002	CHECK	(240,000)	-	(240,000)	-	-	(16,580,804)	-	-
3/26/2002	CHECK	(55,000)	-	(55,000)	-	-	(16,635,804)	-	-
4/30/2002	CHECK	190,000	190,000	- (400.000)	-	-	(16,445,804)	-	-
5/16/2002	CHECK	(100,000)	-	(100,000)	-	-	(16,545,804)	-	-
5/22/2002	CHECK	(100,000)	-	(100,000)	-	-	(16,645,804)	-	-
6/17/2002 8/1/2002	CHECK CHECK	(55,000) (50,000)	-	(55,000) (50,000)	-	-	(16,700,804) (16,750,804)	-	-
9/13/2002	CHECK	(55,000)	-	(55,000)	-	-	(16,730,804)	-	-
11/27/2002	CHECK	(30,000)	-	(30,000)	-		(16,835,804)	_	-
12/2/2002	CHECK	(65,000)	_	(65,000)	-	-	(16,900,804)	-	_
12/11/2002	CHECK	(55,000)	-	(55,000)	-		(16,955,804)	-	-
12/31/2002	TRANS FROM 1L010530 (1L0105)	500,000 [5]	_		_	_	(16,955,804)	_	
1/2/2003	CHECK	(100,000)	-	(100,000)	_	_	(17,055,804)	_	_
1/29/2003	CHECK	(20,500)	-	(20,500)	-	-	(17,076,304)	-	_
2/7/2003	CHECK	(150,000)	-	(150,000)	-		(17,226,304)	-	-
3/3/2003	CHECK	25,000	25,000	-	-	-	(17,201,304)	-	-
3/21/2003	CHECK	(300,000)	-	(300,000)	-	-	(17,501,304)	-	
4/29/2003	CHECK	30,000	30,000	-	-	-	(17,471,304)	-	-
6/2/2003	CHECK	(200,000)	-	(200,000)	-	-	(17,671,304)	-	-
6/16/2003	CHECK	(985,000)	-	(985,000)	-	-	(18,656,304)	-	-
6/23/2003	CHECK WIRE	800,000	800,000	-	-	-	(17,856,304)	-	-
8/4/2003	CHECK WIRE	500,000	500,000	-	-	-	(17,356,304)	-	-
8/15/2003	CHECK	(150,000)	-	(150,000)	-	-	(17,506,304)	-	-
9/11/2003	CHECK WIRE	99,970	99,970	-	-	-	(17,406,334)	-	-
10/1/2003	CHECK	(50,000)	-	(50,000)	-	-	(17,456,334)	-	-
12/1/2003	CHECK	(250,000)	10,000	(250,000)	-	-	(17,706,334)	-	-
12/2/2003	CHECK	10,000	10,000	(75,000)	-	-	(17,696,334)	-	-
12/10/2003 12/17/2003	CHECK CHECK	(75,000)	-	(75,000) (50,000)	-	-	(17,771,334)	-	-
12/17/2003	CHECK	(50,000) 191,000	191,000	(30,000)	-	-	(17,821,334) (17,630,334)	-	-
		300,000 [5]	191,000	-	-	-		-	
12/31/2003 1/23/2004	TRANS FROM 1L010530 (1L0105) CHECK	(100,000)	-	(100,000)	-	-	(17,630,334) (17,730,334)	-	-
1/23/2004	CHLCK	(100,000)	-	(100,000)	-	-	(17,730,334)	-	-

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10
<u>Date</u>	<u>Transaction Description</u> <u>as Reported in</u> <u>Customer Statement</u>	Amount as Reported in Customer Statement	<u>Deposits</u>	Withdrawals	<u>Transfers In</u>	Transfers Out	Balance of Principal	2-Year Fraudulent Transfers	2-Year Principal Transfers
2/6/2004	CHECK	(121,500)	-	(121,500)	-	-	(17,851,834)	-	-
3/2/2004	CHECK	(150,000)	-	(150,000)	-	-	(18,001,834)	-	-
3/3/2004	CHECK	(55,000)	-	(55,000)	-	-	(18,056,834)	-	-
3/5/2004	CHECK	(150,000)	-	(150,000)	-	-	(18,206,834)	-	-
4/15/2004	CHECK	(25,000)	-	(25,000)	-	-	(18,231,834)	-	
5/11/2004	CHECK	(925,000)	-	(925,000)	-	-	(19,156,834)	-	-
6/3/2004	CHECK	(55,000)	-	(55,000)	-	-	(19,211,834)	-	-
6/28/2004	CHECK	(100,000)	-	(100,000)	-	-	(19,311,834)	-	-
8/3/2004	CHECK	(75,000)	-	(75,000)	-	-	(19,386,834)	-	
8/4/2004	CHECK	(75,000)	-	(75,000)	-	-	(19,461,834)	-	-
8/9/2004	RETURNED CHECK	75,000	-	75,000	-	-	(19,386,834)	-	-
8/19/2004	CHECK	(369,000)	-	(369,000)	-	-	(19,755,834)	-	-
9/2/2004	CHECK	(55,000)	-	(55,000)	-	-	(19,810,834)	-	-
9/28/2004	CHECK	50,000	50,000	-	-	-	(19,760,834)	-	-
9/28/2004	TRANS FROM 1L010530 (1L0105)	500,000 [5]	-	-	-	-	(19,760,834)	-	
9/30/2004	CHECK	(100,000)	-	(100,000)	-	-	(19,860,834)	-	-
10/20/2004	TRANS FROM 1L010530 (1L0105)	500,000 [5]	-	-	-	-	(19,860,834)	-	-
11/1/2004	TRANS TO 1L010530 (1L0105)	(1,000,000) [4]	_	_	_	_	(19,860,834)	_	_
11/3/2004	CHECK	(1,255,000)	_	(1,255,000)	_	_	(21,115,834)	_	_
11/16/2004	CHECK	(120,000)	-	(120,000)	-	-	(21,235,834)	-	_
12/13/2004	CHECK	(55,000)	-	(55,000)	-	-	(21,290,834)	-	-
12/30/2004	CHECK	(100,000)	-	(100,000)	-	-	(21,390,834)	-	-
12/31/2004	CHECK	(1,535,311)	-	(1,535,311)	-	-	(22,926,145)	-	-
12/31/2004	TRANS FROM 1L010530 (1L0105)	500,000 [5]	_		_	_	(22,926,145)	_	_
1/24/2005	CHECK	(150,000)	-	(150,000)	_	-	(23,076,145)	_	-
2/9/2005	CHECK	(375,000)	_	(375,000)	-	-	(23,451,145)	-	-
2/25/2005	CHECK	(22,500)	-	(22,500)	_	-	(23,473,645)	_	-
3/17/2005	CHECK	(1,016,000)	-	(1,016,000)	-	-	(24,489,645)	-	_
3/24/2005	CHECK	(100,000)	-	(100,000)	-	-	(24,589,645)	-	-
4/29/2005	CHECK	(2,500,000)	_	(2,500,000)	_	-	(27,089,645)	-	-
5/26/2005	CHECK	(192,500)	-	(192,500)	-	-	(27,282,145)	-	-
7/19/2005	CHECK	50,000	50,000	-	-	-	(27,232,145)	-	-
7/22/2005	CHECK	(50,000)	-	(50,000)	-	-	(27,282,145)	-	-
8/26/2005	CHECK	(180,000)	-	(180,000)	-	-	(27,462,145)	-	-
9/16/2005	CHECK	(150,000)	-	(150,000)	-	-	(27,612,145)	-	-
9/21/2005	CHECK	(250,000)	-	(250,000)	-	-	(27,862,145)	-	-
9/26/2005	CHECK	25,000	25,000	-	-	-	(27,837,145)	-	-
10/3/2005	CHECK	(400,000)	-	(400,000)	-	-	(28,237,145)	-	-
10/18/2005	CHECK	50,000	50,000	-	-	-	(28,187,145)	-	-
12/1/2005	CHECK	(35,000)	-	(35,000)	-	-	(28,222,145)	-	-
12/6/2005	CHECK	(110,000)	-	(110,000)	-	-	(28,332,145)	-	-
12/16/2005	CHECK	(50,000)	-	(50,000)	-	-	(28,382,145)	-	-
12/30/2005	TRANS FROM 1L010530 (1L0105)	500,000 [5]	-	-	_	-	(28,382,145)		
1/3/2006	CHECK	(250,000)	-	(250,000)	_	-	(28,632,145)	_	-
1/31/2006	CHECK	(1,050,000)	-	(1,050,000)	-	-	(29,682,145)	-	-
2/3/2006	CHECK	(50,000)	-	(50,000)	-	-	(29,732,145)	-	-

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10
<u>Date</u>	Transaction Description  as Reported in  Customer Statement	Amount as Reported in Customer Statement	<u>Deposits</u>	<u>Withdrawals</u>	<u>Transfers In</u>	Transfers Out	Balance of Principal	2-Year Fraudulent Transfers	2-Year Principal Transfers
3/1/2006	CHECK	(198,500)	-	(198,500)	-	_	(29,930,645)	-	-
3/31/2006	CHECK	(255,000)	-	(255,000)	-	-	(30,185,645)	-	-
5/31/2006	CHECK	(915,000)	-	(915,000)	-	-	(31,100,645)	-	-
6/13/2006	CHECK	(50,000)	-	(50,000)	-	-	(31,150,645)	-	-
6/26/2006	CHECK	420,000	420,000	-	-	-	(30,730,645)	-	-
7/18/2006	CHECK	(150,000)	-	(150,000)	-	-	(30,880,645)	-	-
8/1/2006	CHECK	(900,000)	-	(900,000)	-	-	(31,780,645)	-	-
9/1/2006	CHECK	(155,000)	-	(155,000)	-	-	(31,935,645)	-	-
9/7/2006	CHECK	(30,000)	-	(30,000)	-	-	(31,965,645)	-	-
11/3/2006	CHECK	(100,000)	-	(100,000)	-	-	(32,065,645)	-	-
12/27/2006	CHECK	15,000	15,000	-	-	-	(32,050,645)	-	-
12/29/2006	CHECK	(55,000)	-	(55,000)	-	-	(32,105,645)	(55,000)	-
1/2/2007	STOP PAYMENT	90,000	-	90,000	-	-	(32,015,645)	-	-
1/2/2007	CHECK	(90,000)	-	(90,000)	-	-	(32,105,645)	(90,000)	-
1/2/2007	CHECK	(90,000)	-	(90,000)	-	-	(32,195,645)	-	-
1/19/2007	CHECK	(100,000)	-	(100,000)	-	-	(32,295,645)	(100,000)	-
2/8/2007	CHECK	(50,000)	-	(50,000)	-	-	(32,345,645)	(50,000)	-
2/22/2007	CHECK	(25,000)	-	(25,000)	-	-	(32,370,645)	(25,000)	-
3/5/2007	CHECK	(40,000)	-	(40,000)	-	-	(32,410,645)	(40,000)	
3/15/2007	CHECK	(625,000)	-	(625,000)	-	-	(33,035,645)	(625,000)	-
5/10/2007	CHECK	(125,000)	-	(125,000)	-	-	(33,160,645)	(125,000)	
6/5/2007	CHECK	(335,000)	-	(335,000)	-	-	(33,495,645)	(335,000)	-
8/16/2007	CHECK	(10,000)	-	(10,000)	-	-	(33,505,645)	(10,000)	-
8/22/2007	CHECK	(80,000)	-	(80,000)	-	-	(33,585,645)	(80,000)	-
8/31/2007	CHECK	(1,250,000)	-	(1,250,000)	-	-	(34,835,645)	(1,250,000)	-
9/27/2007	CHECK	(175,000)	-	(175,000)	-	-	(35,010,645)	(175,000)	-
10/29/2007	CHECK	30,000	30,000	-	-	-	(34,980,645)	-	-
11/19/2007	CHECK	(50,000)	-	(50,000)	-	-	(35,030,645)	(50,000)	-
11/28/2007	CHECK	(10,000)	-	(10,000)	-	-	(35,040,645)	(10,000)	-
12/7/2007	CHECK	(55,000)	-	(55,000)	-	-	(35,095,645)	(55,000)	-
12/27/2007	CHECK	(98,000)	-	(98,000)	-	-	(35,193,645)	(98,000)	
12/31/2007	TRANS FROM 1L010530 (1L0105)	650,000 [5]	-	-	_		(35,193,645)	_	_
1/2/2008	CHECK	(300,000)	-	(300,000)	-	-	(35,493,645)	(300,000)	-
2/4/2008	CHECK	(100,000)	-	(100,000)	-	-	(35,593,645)	(100,000)	-
2/8/2008	CHECK	(40,000)	-	(40,000)	-	-	(35,633,645)	(40,000)	-
2/22/2008	CHECK	(25,000)	-	(25,000)	-	-	(35,658,645)	(25,000)	-
3/4/2008	CHECK	(220,000)	-	(220,000)	-	-	(35,878,645)	(220,000)	-
3/19/2008	CHECK	(225,000)	-	(225,000)	-	-	(36,103,645)	(225,000)	-
3/26/2008	CHECK	(85,000)	-	(85,000)	-	-	(36,188,645)	(85,000)	-
4/25/2008	CHECK	(107,500)	-	(107,500)	-	-	(36,296,145)	(107,500)	-
5/28/2008	CHECK	(120,000)	-	(120,000)	-	-	(36,416,145)	(120,000)	-
7/18/2008	CHECK	(85,000)	_	(85,000)	-		(36,501,145)	(85,000)	_
8/11/2008	CHECK	(80,000)	-	(80,000)	-	-	(36,581,145)	(80,000)	-
8/22/2008	CHECK	175,173	175,173	-		-	(36,405,972)		-
8/26/2008	CHECK	(50,000)	-	(50,000)	-	-	(36,455,972)	(50,000)	-
8/27/2008	CHECK	(90,000)	-	(90,000)		-	(36,545,972)	(90,000)	-
8/28/2008	CHECK RETURNED	(175,173)	(175,173)	(70,000)	-	-	(36,721,145)	-	-
		(===,1,0)	(,0)				(,,,0)		

### 08-01789-cgm Doc 12188-1 Filed 12/07/15 Entered 12/07/15 18:20:59 Exhibit A Pg 26 of 35 BLMIS ACCOUNT NO. 1L0013 (FORMERLY 101964) - STANLEY I LEHRER & STUART M STEIN J/T WROS

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10
<u>Date</u>	<u>Transaction Description</u> <u>as Reported in</u> <u>Customer Statement</u>	Amount as Reported in Customer Statement	<u>Deposits</u>	<u>Withdrawals</u>	<u>Transfers In</u>	Transfers Out	Balance of Principal	2-Year Fraudulent Transfers	2-Year Principal Transfers
9/8/2008	CHECK	175,173	175,173	-	-	-	(36,545,972)	-	-
9/8/2008	CHECK	(55,000)	-	(55,000)	-	-	(36,600,972)	(55,000)	-
9/26/2008	TRANS TO 1E015830 (1E0158)	(2,500,000) [4]	-	-	-	-	(36,600,972)	-	-
9/29/2008	TRANS FROM 1E015830 (1E0158)	400,000	-	-	400,000	-	(36,200,972)	-	-
10/20/2008	CHECK	(160,000)	-	(160,000)	-	-	(36,360,972)	(160,000)	-
11/19/2008	CHECK	(40,000)	-	(40,000)	-	-	(36,400,972)	(40,000)	-
12/2/2008	CHECK	20,000	20,000	-	-	-	(36,380,972)	-	-
		Total:	\$ 6,595,058	\$ (41.589.122)	\$ 2,030,354	\$ (3,417,261)	\$ (36,380,972)	\$ (4,955,500)	<b>s</b> -

<sup>[1]</sup> Exhibit B sets forth a cash flow forensic analysis of the specified account(s) from March 1981 up to December 11, 2008, as applicable. Although records of BLMIS Customer Statements exist back to November 1978 in some circumstances, there is less financial information on those BLMIS Customer Statements. Accordingly, the attached cash flow analysis provides the accountholder(s) with a beneficial presumption that the cash and securities on a historical cost basis in the account(s) as of March 1981 were principal and did not include any fictitious profits.

Although BLMIS Customer Statements reflect that a larger transfer was made out of the account on this date, a portion of the "transferred" funds consisted of fictitious profits which were never achieved and thus could not have been transferred. Accordingly, only the principal remaining in the account was transferred out of the account on this date.

<sup>[3]</sup> Although BLMIS Customer Statements reflect that a larger transfer was made into the account on this date, a portion of the "transferred" funds consisted of fictitious profits which were never achieved and thus could not have been transferred. Accordingly, only the principal remaining in the originating account was transferred into this account on this date.

<sup>[4]</sup> Although BLMIS Customer Statements reflect that funds were transferred out of this account on this date, these funds consisted entirely of fictitious profits which were never achieved and thus no funds were actually transferred out of the account on this date. Accordingly, the account balance has remained unchanged.

<sup>[5]</sup> Although BLMIS Customer Statements reflect that funds were transferred into this account on this date, these funds consisted entirely of fictitious profits which were never achieved and thus no funds were actually transferred into the account on this date. Accordingly, the account balance has remained unchanged.

#### SUBSEQUENT TRANSFERS TO RONI L. STEIN AND STUART M. STEIN

Column 1	Column 2	Column 3
<u>Date</u>	<u>Transferor</u>	<b>Amount</b>
3/26/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(215,000)
9/6/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(80,000)
10/4/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(175,000)
1/9/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(150,000)
2/15/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(40,000)
4/2/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(85,000)
6/6/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(65,000)
9/5/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(90,000)
	Total:	\$ (900,000)

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### SUBSEQUENT TRANSFERS TO ARTHUR J. FEIBUS

Column 1	Column 2	Column 3
<u>Date</u>	<u>Transferor</u>	<u>Amount</u>
10/5/2007	Stuart M. Stein & Roni L. Stein	(175,000)
2/19/2008	Stuart M. Stein & Roni L. Stein	(40,000)

Total: \$ (215,000)

Exhibit D

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### SUBSEQUENT TRANSFERS TO ARTHUR M. SISKIND

Column 1	Column 2	Column 3
<u>Date</u>	<u>Transferor</u>	<u>Amount</u>
2/7/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(100,000)
	Subtotal:	\$ (100,000)

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### SUBSEQUENT TRANSFERS TO LINDA SOHN

Column 1	Column 2	Column 3
<b>Date</b>	<u>Transferor</u>	<u>Amount</u>
3/29/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(150,000)
3/14/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(220,000)
	Total:	\$ (370,000)

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**Total:** 

\$

### SUBSEQUENT TRANSFERS TO NEIL M. GOLDMAN

Column 1	Column 2	Column 3
<b>Date</b>	<u>Transferor</u>	<b>Amount</b>
6/3/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(107,500)

(107,500)

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### SUBSEQUENT TRANSFERS TO ELAINE STEIN ROBERTS

Column 1	Column 2	Column 3
<b>Date</b>	<u>Transferor</u>	<u>Amount</u>
5/24/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(125,000)
9/19/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(1,000,000)
	Total:	\$ (1.125,000)

### SUBSEQUENT TRANSFERS TO STANLEY I. LEHRER

Column 1	Column 2	Column 3
<u>Date</u>	<u>Transferor</u>	<u>Amount</u>
1/11/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(90,000)
1/11/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(55,000)
2/21/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(50,000)
3/22/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(40,000)
3/23/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(260,000)
6/13/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(335,000)
8/28/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(5,000)
8/30/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(5,000)
9/10/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(250,000)
11/28/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(50,000)
12/6/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(10,000)
12/13/2007	Stanley I Lehrer & Stuart M Stein Joint Venture	(55,000)
1/7/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(15,000)
1/7/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(150,000)
2/11/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(100,000)
3/27/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(225,000)
6/4/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(55,000)
7/28/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(85,000)
8/21/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(80,000)
9/8/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(50,000)
9/15/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(55,000)
10/31/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(160,000)
11/18/2008	Stanley I Lehrer & Stuart M Stein Joint Venture	(40,000)

Total: \$ (2,220,000)

### SUBSEQUENT TRANSFERS TO EUNICE CHERVONY LEHRER

Column 1	Column 2	Column 3
<u>Date</u>	<u>Transferor</u>	<b>Amount</b>
6/1/2007	Stanley I Lehrer	(30,000)
11/30/2007	Stanley I Lehrer	(15,000)
1/7/2008	Stanley I Lehrer	(83,000)

Total: \$ (128,000)

### SUBSEQUENT TRANSFERS TO EVELYN FISHER

Column 1 Column 2 Column 3	
<u>Date</u> <u>Transferor</u> <u>Amount</u>	
12/31/2006 Stanley I Lehrer (5	55,000)
3/15/2007 Stanley I Lehrer (2)	55,000)
6/1/2007 Stanley I Lehrer (2)	55,000)
8/31/2007 Stanley I Lehrer (:	55,000)
12/15/2007 Stanley I Lehrer (2)	55,000)
3/15/2008 Stanley I Lehrer (:	55,000)
6/1/2008 Stanley I Lehrer (:	55,000)
9/15/2008 Stanley I Lehrer (:	55,000)